1 Paula K. Jacobi, Esq. (IL Bar No. 1311247) Andrew J. Abrams, Esq. (IL Bar No. 6271836) 2 SUGAR FRIEDBERG & FELSENTHAL LLP 30 North LaSalle Street, Suite 3000 3 Chicago, Illinois 60602 Telephone: 312-704-9400 4 Email: pjacobi@sff-law.com 5 aabrams@sff-law.com б Robert Kinas, Esq. SNELL & WILMER 7 3800 Howard Hughes Parkway, Suite1000 Las Vegas, Nevada 89109 8 Telephone: 702.784.5203 9 Email: rkinas@swlaw.com 10 Attorneys for Norman Kiven 11 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA 12 13 Case No. BK-S-06-10725 LBR In re: Case No. BK-S-06-10726 LBR 14 USA COMMERCIAL MORTGAGE COMPANY, Case No. BK-S-06-10727 LBR Case No. BK-S-06-10728 LBR Debtor 15 In re: Case No. BK-S-06-10729 LBR 16 Chapter 11 USA CAPITAL REALTY ADVISORS, LLC, Debtor 17 Jointly Administered Under In re: Case No. BK-S-06-10725 LBR 18 USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC, 19 Debtor CERTIFICATE OF SERVICE In re: 20 USA CAPITAL FIRST TRUST DEED FUND, LLC, 21 Debtor In re: 22 USA SECURITIES, LLC 23 Debtor 24 Affects: X All Debtors 25 USA Commercial Mortgage Company USA Securities, LLC 26 USA Capital Realty Advisors, LLC USA Capital Diversified Trust Deed Fund, LLC 27 USA First Trust Deed Fund, LLC 28

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On the 31 day of May, 2006, the following parties were electronically served a
copy of Kiven's Opposition to Debtors' Motion to Temporarily Hold Funds via the
bankruptcy court's ECF system, as evidenced by the attached and the individuals identified
below were served by regular mail.

Joshua D. Brysk				
Law Offices of James G. Schwartz				
7901 Stoneridge Drive, Suite 401				
Pleasanton, CA 94588				

Richard J. Mason 130 Pinetree Lane Riverwoods, IL 60015

Nicholas J. Santoro Gregory J. Walch 400 S. Fourth St., 3rd Floor Las Vegas, NV 89101

James G. Schwartz, Esq. 7901 Stoneridge Dr., #401 Pleasanton, CA 94588

Bradley J. Stevens 3300 N. Central Ave., #1800 Phoenix, AZ 85012

Annette W. Jarvis P.O. Box 45385 36 South State Street, #1400 Salt Lake City, UT 84145-0385

Jay L. Michaelson

Regina M. McConnell Kravitz Schnitzer & Sloane, Chtd. 1389 Galleria Drive, Suite 200 Henderson, NV 89014

Erven T. Nelson 6060 W.Elton Avenue, Suite A Las Vegas, NV 89107

Michael M. Schmahl McGuire Woods LLP 77 W. Wacker Drive, Suite 4100 Chicago, IL 60601

Patricia K. Smoots 318 N. Grove Oak Park, IL 60302

William E. Winfield POB 9100 Oxnard, CA 93031

Gregory J. Walch 400 S. Fourth St., Third Floor Las Vegas, NV 89101

La Mc Cod

Dated this 315 day of May, 2006.

an employee of Snell & Wilmer L.L.P.

Snell & Wilmer LAW OFFICES 1800 HOWARD HUGHES PARKWAY, SUITE 1000 LAS VECAS, NEAR, 182ADA 89109 (702)784-5200	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	

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Norman Kiven ("Kiven") opposes as follows the Motion to Temporarily Hold Funds Pending a Determination of the Proper Recipients (the "Motion") filed by debtor USA Commercial Mortgage Company ("USA Commercial") and the related captioned debtors (collectively, "Debtors") as follows:

INTRODUCTION

Kiven is an elderly individual that has lent over \$1 million to approximately twelve borrowers (the "Kiven Direct Loans"). USA Commercial contractually agreed to serve as servicing agent on the Kiven Direct Loans. Kiven, as a Direct Lender on the Kiven Direct Loans, has the right to his proportionate payment made by the borrowers on those Loans, and holds all other rights as a Direct Lender in the underlying loans, promissory notes, and securing deeds of trust and mortgages. Any interest payments that the borrowers make on Kiven Direct Loans, less any servicing fees, are the property of Kiven and the other Direct Lenders. To the extent the Kiven Direct Loans are paid off, the proceeds belong as well to Kiven and the other Direct Lenders. USA Commercial serves as nothing more than a conduit for the payments from borrowers to pass to the Direct Lenders.

In their Motion, Debtors ask this Court to enter an Order that not only radically modifies the contractual relationship between Kiven and his borrowers, but the contractual relationship between USA Commercial and Kiven as well. Further, Debtors ask this Court to authorize a seizure, attachment, and then use of Kiven's property, i.e., the payments that USA Commercial receives post-petition from borrowers, for their own operations. The Motion is not limited to the funds that Debtors may have held as of the Petition Date, which Debtors allege cannot be traced

Attached as Exhibit A is a copy of the Agreement between counsel for Kiven and Debtors extending the objection deadline to May 25, 2006.

² The last account statement that Kiven received from USA Commercial identified the following twelve borrowers: Anchor B, LLC, Castaic Partners III, ComVest Capital, Cornman Toltec 160, Fiesta USA/Stoneridge, Foxhill 216, LLC, Gateway Stone, HFA-North Yonkers, Marquis Hotel, Mountain House, Ocean Atlantic, and Palm Harbor One (the "Kiven Direct Loans"). Kiven is also a Direct Lender on the Bundy Canyon loan, which Debtors advise did not close prior to the Petition Date. Investigation continues as to whether Kiven is a Direct Lender on any other loans.

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to the particular performing loan. Rather, Debtors ask this Court for authority to take Kiven's property collected post-petition on performing loans (which can certainly be traced) and then hold it and use a portion of it for their operations. Debtors justify their request to hold and use these funds based on potential claims against Kiven. Granting such a request, however, violates the Unites States Supreme Court's holding in Grupo Mexicano de Desarrollo, S.A. v. Alliance Bond Fund, Inc., 527 U.S. 308 (1999), in which the Court prohibited such a pre-judgment attachment of property.

For all these reasons, and as more fully set forth below, Kiven respectfully submits to this Court that Debtors do not state any adequate legal basis for their Motion, requiring this Court to deny the same.

ARGUMENT

This Court Does Not Have Authority to Authorize Debtors to Hold and Use Kiven's I. Property Before Debtors' Alleged Potential Claims are Brought to Judgment

In Grupo Mexicano de Desarrollo, S.A. v. Alliance Bond Fund, Inc., 527 U.S. 308 (1999), the Supreme Court found that the district court acted beyond its power in enjoining defendant from transferring its assets prior to entry of any judgment in favor of plaintiffs on their contract claims for money damages. The Supreme Court chose to "follow the well-established general rule that a judgment establishing the debt was necessary before a court of equity would interfere with the debtor's use of his property." Id. at 321 (emphasis added). Where a general creditor (i.e., one without a judgment) does not have a "cognizable interest, either at law or in equity, in the property of his debtor," the creditor, under this general rule, cannot interfere with the debtor's use of that property. *Id.* at 320.³

³ Other Direct Lenders have ably argued to this Court why the proceeds from these loans are not part of Debtors' estate under Section 541(d) of the Code. In particular, the Motion filed by the Jones Vargas firm on behalf of other Direct Lenders on May 11, 2006 (Docket No. 208) articulates why the borrower payments are not property of Debtors' estates. Kiven adopts, in part, Jones Vargas' argument at pages 5-7.

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In this case, USA Commercial has no interest (equitable or otherwise) in post-petition borrower payments made by borrowers on Kiven's Direct Loans.⁴ Yet, Debtors request that this Court authorize them to seize and then use the borrower payments that are owned by Kiven and the other Direct Lenders. The first and principal justification for this extraordinary relief that Debtors seek in their Motion - that the Debtors may have claims against certain Direct Lenders directly contravenes the holding in Grupo Mexicano. There is nothing "inequitable", as Debtors allege in their Motion, in requiring USA Commercial to comply with its obligations to Kiven and pay over to Kiven and the other Direct Lenders the post-petition payments USA Commercial received as servicing agent on performing Kiven Direct Loans. Unless and until this Court enters a judgment in favor of Debtors, and against Kiven, and Debtors then request and receive the appropriate post-judgment relief, this Court cannot deprive Kiven of his property based on the possible claims that Debtors may (or may not) have against him.⁵

There is no question that the borrowers owe Kiven and the other Direct Lenders directly on the Kiven Direct Loans. The post-petition payments that borrowers make on those Loans belong to Kiven and the other Direct Lenders, not Debtors. By requesting that this Court authorize them to seize and use Kiven's property, Debtors ask this Court to authorize actions in contravention of Supreme Court precedent. The Motion must be denied.

П. The Legal Authority that Debtors Cite in the Motion Does Not Take Precedence Over Supreme Court Case Law and is Otherwise Readily Distinguishable

Debtors erroneously rely upon the non-binding case, In re Builders Capital Services, Inc., 317 B.R. 603 (Bankr. W.D.N.Y. 2004), to support the proposition that the notes and mortgages at issue are rendered property of the estate due to Debtors' "equitable" interest in them. As

⁴ To the extent Debtors hold equitable liens on the borrower payments collected prior the Petition Date (that cannot be adequately traced) for the benefit of all Direct Lenders, the same does not apply to payments collected postpetition that can be traced to the particular performing loan.

If and when Debtors file an adversary proceeding against Kiven, they can rely upon Rule 64 of the Federal Rules of Civil Procedure, made applicable by Bankruptcy Rule 7064, and Nevada's pre-judgment attachment statute and seek to seize Debtors' property to the extent grounds exist for doing so.

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articulated in the Opposition filed by James Corison (Docket No. 215), which Kiven adopts in part, the court based its holding largely upon a lack of an agency relationship between the third party lenders and the non-debtor parties that entered into the mortgages (not the debtor with which the agency relationship existed). Id. at 608-609. In this case, all the Loan Servicing Agreements on Kiven Direct Loans were between USA Commercial and Kiven. Accordingly, unlike in Builders Capital, the mortgages and trust deeds did create a legal interest for the benefit of the Direct Lenders.

Kiven also has direct a debtor/creditor relationship with the borrowers (not Debtors) under the loan agreements, which makes the cases In re Lemons & Associates, Inc, 67 B.R. 108 (Bankr. D. Nev. 1986) and In re Sprint Mortgage Bankers Corp., 164 B.R. 224, (Bankr. E.D.N.Y. 1994), distinguishable. Kiven does not have an assigned participation interest in the Kiven Direct Loans as did the "investors" in Sprint Mortgage and Lemons; he is the "Lender" on his deals. The Sprint Mortgage and Lemons courts investigated whether or not these participation interests were "loans" to the broker or "sales of an interest in a note" (i.e. true loan participation agreements). In this case, Kiven and the other Direct Lenders made the loans and are the "lenders" on the various deals. USA Commercial merely acted as the servicing agent.

Lastly, Debtors' reliance upon the Ninth Circuit case of Fireman's Fund Ins. Cos. v. Grover (In re The Woodson Co.), 813 F.2d 266 (1987), is misplaced. Woodson involved a debtor mortgage broker that assigned participation interests in various loans to "investors." The Ninth Circuit found that the "investors" made loans to the debtor mortgage broker, rather than the thirdparty borrowers, because the investors "possessed none of the usual indicia of ownership." Id. at 272. Those are not the facts of this case; Kiven is the Direct Lender and holds the security on the Kiven Direct Loans in his own name. In addition to these factual distinctions, Woodson was an adversary proceeding in which the court declared the nature of interest in various notes and trust

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deeds. A similar examination of the legal nature of the Kiven Direct Loans may someday come before this Court. But until that ruling is made, this Court does not have authority to freeze Kiven's property based on a potential future ruling on Debtors' equitable liens on the trust deeds and mortgages.6

CONCLUSION

For all the reasons set forth herein, Kiven respectfully requests that this Court deny the Motion to Temporarily Hold Funds Pending a Determination of the Proper Recipients.

SNELL & WILMER L.L.P.

/s/ Robert R. Kinas

Robert Kinas, Esq. SNELL & WILMER 3800 Howard Hughes Parkway, Suite1000 Las Vegas, Nevada 89109 702.784.5203 Email: rkinas@swlaw.com

Paula K. Jacobi, Esq. (IL Bar No. 1311247) Andrew J. Abrams, Esq. (IL Bar No. 6271836) SUGAR FRIEDBERG & FELSENTHAL LLP 30 North LaSalle Street, Suite 3000 Chicago, Illinois 60602

Telephone: 312-704-9400 Email: pjacobi@sff-law.com aabrams@sff-law.com

Attorneys for Norman Kiven

⁶ This Court can deny the Motion and Debtors could still comply with Nev. Rev. Stat. § 645B.175(5). Upon USA Commercial's receipt of payments on a given loan, USA Commercial shall pay out pro-rata to all the Direct Lenders on that performing loan, ensuring compliance with Nevada law. It is without moment that certain Direct Lenders are also lenders in non-performing loans. Nev. Rev. Stat. § 645B.175(5) is limited to a particular serviced loan and, for the reasons stated, any potential claims for pre-petition payments on non-performing loans do not justify withholding payments post-petition on performing ones.

EXHIBIT A

May.22. 2006 3:19PM

SCHWARTZER & MCPHERSON_beniel

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SUGAR, FRIEDBERG & FELSENTHAL LLP

ATTORNEYS AT LAW

30 NORTH LASALLE STREET, SUITE 3000
CHICAGO, ILLINDIS 60602
TELEPHONE: (312) 704-8400
WWW.SFF-LAW.COM

Andrew J Abrams Direct (312) 704-2172 aphrams@sff-law.com

FAX: (3)2) 378-7961

May 19, 2006

VIA FACSIMILE

Lenard E. Schwartzer, Esq. Schwartzer & McPherson Law Firm 2850 S. Jones Blvd. Suite 1 Las Vegas, NV 89146

Re: In re USA Commercial Mortgage, et. al.

Dear Mr. Schwartzer:

This is to confirm our telephone conversation from earlier today regarding the referenced case.

You agreed, on behalf of Debtors, to extend the time for our client, Norman Kiven, to respond to Debtors' Motion to Temporarily Hold Funds Pending a Determination of the Proper Recipients until May 25, 2006.

Please signify your agreement by signing below, and returning a signed copy to my

Thank you again for your cooperation, and your time discussing this matter.

Andrew J. Abrams

Sugar, friedberg & Felsenthal Llp

AJA/klh

CC:

Paula K. Jacobi, Esq.

Stipulated and Agreed to by:

Lenard E. Schwartzer, Esq.

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Received Time May.19. 2:15PM

TOTAL P.02

McCord, Ida

From: USBC_NEVADA@nvb.uscourts.gov

Sent: Thursday, May 25, 2006 2:52 PM

To: Courtmail@nvb.uscourts.gov

Subject: 06-10725-lbr Opposition

NOTE TO PUBLIC ACCESS USERS You may view the filed documents once without charge. To avoid later charges, download a copy of each document during this first viewing.

U.S. Bankruptcy Court

District of Nevada

Notice of Electronic Filing

The following transaction was received from KINAS, ROBERT R. entered on 5/25/2006 at 2:51 PM PDT and filed on 5/25/2006

Case Name:

USA COMMERCIAL MORTGAGE COMPANY

Case Number:

<u>06-10725-lbr</u>

Document Number: 366

Docket Text:

Opposition TO DEBTORS' MOTION TO TEMPORARILY HOLD FUNDS Filed by ROBERT R. KINAS on behalf of NORMAN KIVEN (Related document(s)[173] Miscellaneous Motion, filed by Debtor USA COMMERCIAL MORTGAGE COMPANY.) (KINAS, ROBERT)

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename: C:\Documents and Settings\berdahc\Desktop\Kiven Opposition.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=989277954 [Date=5/25/2006] [FileNumber=6927161-0] [fa649add56244907b5bb9570194a866e9ed7e06e32ed137593a79603aac5c4c1258e 564de946e29e4ff059e4d447edcd3266170b66a76dbe5269d7ce778ff455]]

06-10725-lbr Notice will be electronically mailed to:

FRANKLIN C. ADAMS franklin.adams@bbklaw.com, arthur.johnston@bbklaw.com

KELLY J. BRINKMAN kbrinkman@gooldpatterson.com,

MATTHEW Q. CALLISTER mqc@callister-reynolds.com, maggie@callister-reynolds.com

CANDACE C CARLYON ltreadway@sheacarlyon.com, ccarlyon@sheacarlyon.com;bankruptcyfilings@sheacarlyon.com;rsmith@sheacarlyon.com

KEVIN B. CHRISTENSEN kbchrislaw@aol.com,

JANET L. CHUBB tbw@jonesvargas.com

JEFFREY A. COGAN jeffrey@jeffreycogan.com, sarah@jeffreycogan.com

CICI CUNNINGHAM &nbs! p bankruptcy@rocgd.com

LAUREL E. DAVIS bklsclv@lionelsawyer.com, ldavis@lionelsawyer.com;gbagley@lionelsawyer.com;ldavisesq@aol.com

THOMAS H. FELL BANKRUPTCYNOTICES@GORDONSILVER.COM

SCOTT D. FLEMING sfleming@halelane.com, dbergsing@halelane.com,ecfvegas@halelane.com

EDWARD J. HANIGAN haniganlaw@earthlink.net, haniganlawl@earthlink.net

CHRISTOPHER D JAIME cjaime@waltherkey.com, kbernhar@waltherkey.com

EVAN L. JAMES ejameslv@earthlink.net, kbchrislaw@aol.com

ANNETTE W JARVIS

ROBERT R. KINAS! rkinas@swlaw.com, mstrand@swlaw.com;j lustig@swlaw.com;lholding@swlaw.com;imccord@swlaw.com

NILE LEATHAM nleatham@klnevada.com, ckishi@klnevada.com;bankruptcy@klnevada.com

ROBERT C. LEPOME robert@robertlepome.com, susan@robertlepome.com

WILLIAM L. MCGIMSEY lawoffices601@lvcoxmail.com,

RICHARD MCKNIGHT mcknightlaw@cox.net, gkopang@lawlasvegas.com;cburke@lawlasvegas.com,sforemaster@lawlasvegas.com

JEANETTE E. MCPHERSON bkfilings@s-mlaw.com

DAVID MINCIN mcknightlaw@cox.net, gkopang@lawlasvegas.com;dmincin@lawlasvegas.com,cburke@lawlasvegas.com,sforemaster@lawlasv

JOHN F MURTHA! jmurtha@woodburnandwedge.com

DONNA M. OSBORN jinouye@marquisaurbach.com, dosborn@marquisaurbach.com;tszostek@marquisaurbach.com;jcrowe@MarquisAurbach.com;kgallegos

DONALD T. POLEDNAK sandplegal@yahoo.com, spbankruptcy@yahoo.com

LENARD E. SCHWARTZER bkfilings@s-mlaw.com

SHLOMO S. SHERMAN ssherman@sheacarlyon.com,

aboehmer@sheacarlyon.com;bankruptcyfilings@sheacarlyon.com;ltreadway@sheacarlyon.com;mmallet

JEFFREY G. SLOANE gjklepel@yahoo.com, gklepel@kssattorneys.com

PETER SUSI cheryl@msmlaw.com, msm@msmlaw.com

CARYN S. T! IJSSELING cst@bees leyandpeck.com, aha@beesleyandpeck.com

U.S. TRUSTEE - LV - 11 USTPRegion17.lv.ecf@usdoj.gov,

JOAN C WRIGHT jwright@allisonmackenzie.com, jbrooks@allisonmackenzie.com

MATTHEW C. ZIRZOW bankruptcynotices@gordonsilver.com

06-10725-lbr Notice will not be electronically mailed to:

JOSHUA D BRYSK
LAW OFFICES OF JAMES G SCHWARTZ
7901 STONERIDGE DRIVE, SUITE 401
PLEASANTON, CA 94588

ANNETTE W JARVIS POB 45385 36 SOUTH STATE STREET, #1400 SALT LAKE CITY, UT 84145-0385

RICHARD J. MASON 130 PINETREE LANE RIVERWOODS, IL 60015

REGINA M MCCONNELL KRAVITZ SCHNITZER & SLOANE, CHTD 1389 GALLERIA DRIVE STE 200 HENDERSON, NV 89014

JAY L. MICHAELSON

ERVEN T NELSON
6060 W. ELTON AVENUE, SUITE A
LAS VEGAS, NV 89107

NICHOLAS J SANTORO 400 S FOURTH ST 3RD FLOOR LAS VEGAS, NV 89101

MICHAEL M. SCHMAHL MCGUIRE! WOODS LLP 77 W. WACKER DRIVE, SUITE 4100 CHICAGO, IL 60601

JAMES G SCHWARTZ 7901 STONERIDGE DR #401 PLEASANTON, CA 94588

PATRICIA K. SMOOTS 318 N GROVE OAK PARK, IL 60302

BRADLEY J STEVENS 3300 N CENTRAL AVE PHOENIX, AZ 85012

BRADLEY J STEVENS 3300 N CENTRAL AVE #1800 PHOENIX, AZ 85012

GREGORY J WALCH 400 S FOURTH ST 3RD FLOOR LAS VEGAS, NV 89101

WILLIAM E WINFIELD POB 9100 OXNARD, CA 93031